## United States Magistrate Judge Alicia O. Valle

Fort Lauderdale Courtroom 310					Date: 6/9/2025	Time: 11:00AM
Defendant: Chad Anthony Clark (J)  J#: 81454-511 Case #: 25-cr-60128-WPD						
AUSA: Corey O'Neal for Joseph Cooley Attorney: Dianne Elizabeth Carames, CJA						
Violation: 21 U.S.C. § 846 - Conspiracy to distribute and possess with the intent to distribute a controlled substance; 21 U.S.C. § 841(a)(1) - Distribution of a controlled substance; 21 U.S.C. § 841(a)(1) - Possession with intent to distribute a controlled substance						
Proceeding: Arraignment CJA A					Appt:	
Bond/PTD Held: Tyes No Recommended Bond:						
Bond Set at: Pretrial Detention Co-signed by:						
☐ Surre	nder and/or	do not obtain p	passports/travel docs		Language: English	
Repo	rt to PTS <b>as c</b>	directed/or	x's a week/mo	onth by	Disposition:	
phon	e: _x′:	s a week/mont	h in person		Def. present in court with	counsel.
Rande	om urine tes	ting by Pretrial	Services		Arraignment held. Formal	reading of
Treat	reatment as deemed necessary efrain from use of alcohol				Indictment waived. Not g	uilty plea entered.
Refra					Jury trial demanded. Defe	nse ore tenus
Partic	Participate in mental health assessment & treatment				motion for entry of stand	ng discovery order –
☐ Main	Maintain or seek full-time employment/education				granted. All further proce	edings before Judge
No contact with victims/witnesses				Dimitrouleas.		
☐ No fir	earms					
☐ Not to	Not to encumber property				**Brady order entered	
☐ May ı	May not visit transportation establishments					
Home	Home Confinement/Electronic Monitoring and/or					
Curfe	w	_ pm to	am, paid by			
	Allowances: Medical needs, court appearances, attorney visits, religious, employment					
Trave	l extended to	o:				
Other	r:					
NEXT COURT	APPEARANCE	Date:	Time:	Judge:	Plac	e:
Ponart Pa Councel:						
Report Re Counsel: PTD/Bond Hearing:						
Prelim/Arraign or Removal:						
Status Conference RE:						
D.A.R. <u>11:0</u>	7:42				Time in Court: 5 minut	es

CHECK IF APPLICABLE: \_\_For the reasons stated by counsel for the Defendant and finding that the ends of justice served by granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including \_\_\_\_, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, 18 USC 3161 et seq..